

**IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA**

**UNITED STATES OF AMERICA** : **CRIMINAL NO. 1:04-CR-0287**  
:  
**v.** : **(Judge Conner)**  
:  
**ALTIMONT WILKES** :

**ORDER**

Presently before the court is defendant Altimont Wilks's motion (Doc. 139) to correct the pre-sentence report wherein Wilks asks this court to alter his pre-sentence report, and, thus, reduce his sentence based on, *inter alia*, disputed drug types and amounts and a firearm enhancement, (See Doc. 139, ¶ 2), and the court noting that this motion is in direct violation of this court's July 22, 2011 order in which the court acknowledged that it had already made a finding that Wilks was not entitled to a sentencing reduction, (see Docs. 132 & 138), and that Wilks was free to proceed *pro se* only insofar as he was not seeking to file additional motions requesting a sentence reduction, and therefore, it is hereby ORDERED that the motion (Doc. 139) is DENIED.

S/ Christopher C. Conner  
CHRISTOPHER C. CONNER  
United States District Judge

Date: October 17, 2012